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SER	IAL NUMBER	FILING DATE	- /	FIRST NAMED A	PPLICANT	. AT	TORNEY DOCKET NO.
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	TAROLLI SUNDHEIM COVELI TUMMINO AND SZABO		COVELI	33M1/0409		EXAMINER JACKSON, G	
		ADER BLDG ND OH 44114	. 1400	·		ART UNIT	PAPER NUMBER
1	CHAIN A INTER	ND ON 44114	1-1400		ı	3309	∌
<u> </u>						DATE MAILED:	04/09/97

Please find below a communication from the EXAMINER in charge of this application.

Commissioner of Patents



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	SERIAL NUMBER		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.			
					EXAMINER			
					ART UNIT PAPER NUMBER			
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				DATE	MAILED:			
This i	sac	ommunication from the	ne examiner in charge of your appli					
COM	VIISS	IONER OF PATENTS	S AND TRADEMARKS					
⊠ τ	his a	application has beer	examined. Respo	nsive to communication filed on	This action is made final.			
A sho	orten	ed statutory period	for response to this action is		days from the date of this letter			
allul					C. 133			
Part I 1.			ATTACHMENT(S) ARE PART ces Cited by Examiner, PTO-8		· DTD 040			
3.		Notice of Art Cite	d by Applicant, PTO-1449. www.to Effect Drawing Changes,	92.2. Notice re Patent Drav4. Notice of informal Pa	wing, PTO-948. tent Application, Form PTO-152.			
5.	Ш	Information on Ho	ow to Effect Drawing Changes,	PTO-1474. 6. 🗌				
Part I	1 :	SUMMARY OF AC	TION					
1.	\boxtimes	Claim(s)	484	1-72	are pending in the application.			
		Of the abov						
2.		Claim(s)			has been canceled.			
3.	\boxtimes	Claim(s)		are allowed.				
4.	\boxtimes	Claim(s)	1-6, 10-19, 21,24	are rejected.				
5.	\boxtimes	Claim(s)	7-9, 20, 22-23,	are objected to.				
6.		Claim(s)	are subject to restriction or election requirement.					
7.		This application ha	as been filed with informal draw	ng(s) under 37 C.F.R. 1.85 which are acceptable	for examination purposes.			
8.			are required in response to this					
9.		The corrected or sare \Box acceptable	substitute drawings have been re	eceived on Unation or Notice re Patent Drawing, PTO-948).	nder 37 C.F.R. 1.84 these drawings			
10.			itional or substitute sheet(s) of o	drawings, filed on has (ha	ve) been 🗌 approved by the			
11.		The proposed draw	ving correction(s), filed on	, has been 🗌 approved. 🗌 die	sapproved (see explanation)			
12.		Acknowledgment is	s made of the claim for priority u	inder 35 USC 119. The certified copy has \Box bee				
13,				r allowance except for formal matters, prosecution				
14.	_			e, 1935 C.D. 11; 453 O.G. 213.	H (
				*	GARY JACKSON			

EXAMINER'S ACTION

GARY JACKSON PRIMARY EXAMINER GROUP 3300

PTOL-326 (Rev. 11-94)

Serial Number: 08/752,005
Art Unit: 3309

Paper No. 03
Page 2

Claim Rejections - 35 USC § 112

1. Claims 1 and 39 are rejected under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 1 lacks a clear description of the intended use of the method steps in the preamble. The examiner suggests inserting --A method of positioning a suture anchor in body tissue-- at the beginning of line 1. Claim 39 elements lacks clear cooperative structural relationship to the other elements.

Claim Rejections - 35 USC § 103

2. The following is a quotation of 35 U.S.C. \$ 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

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Paper No. 03 Page 3

3. Claims 1-6, 10-19, 21, 24-27, 29-31, 33, 35, 44 and 47 are rejected under 35 U.S.C. § 103 as being unpatentable over DiPoto et al (5,258,016) in view of Hayhurst et al (5,041,129). DiPoto discloses the method steps as recited in claims above except the hole in the tissue is predrilled. The secondary reference teaches that tissue can be pierced with an insertion member. It would have been within the preview of one having ordinary skill in the art to insert DiPoto's member into tissue without predrilling the hole into the tissue.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. \S 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

5. Claims 61-63 are rejected under 35 U.S.C. § 102(b) as being anticipated by Warren (5,400,805). Element 400 is considered a driver piercing member.

Serial Number: 08/752,005

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Allowable Subject Matter

- Claims 7-9, 20, 22-23, 28, 32, 34, 36-38, 45-46, 48-53 and 64 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- Claims 40-43, 54-60 and 65-72 are allowable over the prior art of record.
- Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gary Jackson whose telephone number is (703) 308-4302.

GROUP 3300

Gary Jackson/gj March 29, 1997 Fax (703) 308-0758